1 2 3 4 5 6 7	SHAWN N. ANDERSON United States Attorney STEPHEN F. LEON GUERRERO Assistant U.S. Attorney MARIE L. MILLER Special Assistant U.S. Attorney Sirena Plaza, Suite 500 Hernan Cortez Avenue Hagatna, Guam 96910 PHONE: (671) 472-7332 FAX: (671) 472-7215 Attorneys for the United States of America	TES DISTRICT COURT		
8		TES DISTRICT COURT CRICT OF GUAM		
9	UNITED STATES OF AMERICA,	CRIMINAL CASE NO. 18-00010		
10	Plaintiff,	CRIMINAL CASE IVO. 10 00010		
11	vs.	UNITED STATES' REBUTTAL		
12	JOHN D. WALKER	EXHIBIT LIST FOR THE SENTENCING OF DEFENDANTS		
13	aka JON WALKER and HANSEN HELICOPTERS, INC.,	JOHN D. WALKER AKA JON WALKER AND HANSEN		
14	Defendants.	HELICOPTER, INC.		
15	COMES NOW, the United States of Am	erica, by and through its undersigned counsel, and		
16	pursuant to the Order (ECF No. 2263) hereby files with the Court the following proposed rebuttal			
17	exhibit list to be used at sentencing. The United States reserves the right to amend or supplement			
18	this list as necessary.			
19	RESPECTFULLY SUBMITTED this 2'	7th day of May, 2025.		
20		SHAWN N. ANDERSON United States Attorney Districts of Guam and NMI		
22	Ву	: /s/ Stephen F. Leon Guerrero		
23		STEPHEN F. LEON GUERRERO Assistant U.S. Attorney		
24	Ву	r: /s/ Marie L. Miller MARIE L. MILLER Special Assistant U.S. Attorney		
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	I .			

Exhibit No.	Page No.	Description	Admitted
		EXHIBIT 9: Summary Report Guam Search	
234	1	Warrant February 2025	
		G-0036-0039: IRS Information Return W-2 Info	
235	4	for Kapp and Reed from the Years 2015-2017	
		G-0092: 2017 Non-owned Aviation – GA99-	X
		8CC6E-00 Sea Global Fisheries LLC Yr 2017-	
236	52	2018 Insurance	
		G-0230: Mechanic Jesus Fancisco Molasco	
		Hernandez File & Pilot Agreement for Eduardo	
237	12	C. Santos	
		G-0242-6: FAA Message re: Deregistration	X
		N243D and various attachments pertaining to	
238	1	helo	
		G-0348: Hansen Helicopters Application for	
		Employment - Pilot - Jose Eduardo Goncalves	
239	7	Marinho	
	·	G-0375: Email from Reed to Jo Wilson re: Reed	X
		telling Jo Wilson how to enter Majuro dated	
240	1	08/02/2013	
2.0	<u> </u>	G-0378: Email between Crowe, "Harry", and	
		Reed dated 07/17/2013 re: Having enough US	
		registrations to change the entire Filipino Fleet	
241	1	back to US	
242	26	G-0397: FAA Order 3750.7a	
212	20	G-0585: Aircraft Registration System - Aircraft	
243	1	Exported between 02/29/2020 and 03/06/2020	
213	1	G-604: NTSB Identification WPR10LA464 for	
244	1	N74LB	
211	1	G-0635: Email dated 09/22/2011 from Crowe to	X
		Reed re: Reviewing FAA registry and inquiring	11
245	1	about the doctored data plate	
213		G-0658: Email dated 09/03/2015 from Crowe to	X
		Kapp commenting how calm Reed is when "our	11
		Employees" are dying and "shit"s falling out of	
246	1	the sky"	
270	1	G-0671: Email dated 11/30/2015 from Roger to	
		Kapp re: Sending Kapp an example or two of	
		337s for a boom fairing replacement in order to	
247	1	catch up on paperwork	
∠ ⊣ /	1	G-0834: FBI 302 of Reed on 4/12/18;	
248	9	ADMISSIONS REED	
270	,	G-1093: Photo of Helicopter without and with N	X
249	2	marking	A
ムマラ	4	marking	

1	Exhibit No.	Page No.	Description	Admitted
$_{2}\parallel$	110.		G-1248: PM List Data from Search Warrant	X
	250	2	Summary Chart	11
3			G-1376: Inspection Report from Examination of	
	251	60	Hansen Fuselages Seized from Rogers' Facility	
4	252	4	G-1378: Captain Yom FBI Interview	
	253	2	G-1410-24 & 36: EIR N345SD	
5	254	159	G-1417: EIR N444GJ	
	255	212	G-1419: EIR N336SP	
6	256	25	G-1729: CONTAINER INSP 302 SN120 07-18- 2017	2-25
7	257	1	G-1813: Lito M. Arce INTV 302 SN301 2019- 08-26	
8			G-1843: Photos and docs from Michael Shultz	7
	258	54	302 SN298 2019-08-13 (partially admitted)	
9	259	51	G-1947: Limey Bank Record 65	
10	260	1	G-2237: Shop photo – airplane and airframe	
10	261	1	G-2486: N243D fuselage photo in GA 2016 1-4	
,	262	1	G-2498: 2004 Photo of N243D post-crash 1-16	
11			G-2610: N501SU crash damage photos on ship	
12			pages 1 thru 11. N501SU shipping container	
12	263	38	photos pages 12 & 13	
13			G-2972: Folder found during SW - N9068F	X
	264	68	(physical evidence)	
14			G-2990: Bank records from United Cocounut	
	265	272	Planters Bank	
15	266	10	G-3004: Certificate of Insurance for Jan's	
	266	10	Helicopters, Inc. dated 12/31/2011	
16	267	1	G-3006: Email from Crowe to Les re HH Sale	
	267	1	and email from Walker dated 10/5/2016	
17			G-3011: Email communication between Jo Snaer and Walker re Hansen Admin -Jo dated	
	268	1	4/16/2014	
18	208	1	G-3013: Email from Crowe to Michael Hahm re	
,	269	1	HH dated 2/12/2014	
19	209	1	G-3040: Memo from Walker to All Pilots edited	
20	270	4	by iChris on 6/20/2014	
20	270	•	G-3046: Documents regarding Walker's	
$_{21} \ $	271	99	Assertion he retired	
²¹	2,1		G-3075: Administrator's Motion for Summary	
$_{22} \parallel$			Judgment and attachments, Dickson v. Foxtrot	
			Air, Inc., et al., Case Nos. SE-30578, SE-30579	
$_{23} $	272	70	and SE-30580	
	273	44	G-3076: FAA Comprehensive Report on Walker	
24	274	11	PSC 000034-44	
	275	11	PSC 000051-61	

1	Exhibit No.	Page No.	Description	Admitted
2	276	10	PSC 000215-224	
	277	11	PSC 000477-487	
3	278	9	PSC 001114-1122	
	279	2	PSC_001167-1168	
4	280	2	PSC_001171-1172	
	281	29	PSC_001339-1367	
5	282	4	PSC_001572-1575	
	283	2	PSC_001696-1697	
6	284	2	PSC_001703-1704	
7	285	8	PSC-002180-2187	
<i>'</i>	286	5	PSC_002220	
8	287	8	PSC_002498-2505	
8			Walker and Kapp's Memorandum in Support of	
9			Motion to Dismiss for Lack of Subject Matter	
			Jurisdiction, ECF No 265 dated September 3,	
10	288	14	2019	
			Exhibit 5 to U.S. Motion for Protective Order to	
11			Prevent Removal of Crucial Evidence, ECF No.	
	289	11	416-5	
12			Amended and Consolidated (ECF 315) Motion to	
			Suppress Search Warrants and Request for	
13	200	4.4	Evidentiary Hearing, ECF No. 541 dated June 25,	
	290	44	2020	
14			Order on Defendant Walker's Motion to Dismiss	
	201	4	Counts 100, 101, 102, 103, and 104 (ECF No.	
15	291	4	949), ECF No. 1050 dated September 1, 2021	
	292	295	Partial Transcript, Testimony of Marvin Reed (Jury Trial), ECF No. 1440	
6	292	293	Walker and Kapp's Reply to United States'	
_			Amended Reply and Response to Kapp and	
17			Walker's (ECF 1460) Cross Motion in Limine	
			(ECF No. 1438), ECF No. 1492 dated April 29,	
18	293	11	2022	
19			Order Granting United States' Motion in Limine	
			to Exclude Erroneous Legal Arguments about	
20			FAA Airmen Certification Requirements and	
-0			Denying Defendants Kapp and Walker's Cross	
21			Motion in Limine, ECF No. 1535 dated May 13,	
-1	294	13	2022	
22			Amended Transcript, Testimony of Jeffrey	
_	295	592	Guzzetti (Jury Trial), ECF No. 1892	
23			Transcript, Testimony of Sergio Lopez (Jury	
	296	308	Trial), ECF No. 1980	
24			Transcript, Continued Testimony of Frank Marty	
	297	155	(Jury Trial), ECF No. 2016	

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Exhibit No.	Page No.	Description	Admitted
		Decision and Order Denying the Joint Motions	
		for a New trial and Arrest of Judgment, ECF No.	
298	38	2214 dated October 1, 2024	
299	5	Final Summary Report of PI Inspection at PSC	
300	1	G-DA-004: No Exceptions to Operating	
301	2	G-DA-005: Integrity of the System	
302	1	G-DA-006: Anatomy of a Fraud	
303	2	G-DA-007: N243D History	
304	6	G-DA-008: N9068F Registration and Accidents	
305	2	G-DA-018: N501SU History	
306	4	G-DA-019: N717ST History	
307	2	G-DA-020: N1DQ History	
308	3	G-DA-022: N500LA History	
309	2	G-DA-028: N6188D History	
310	1	D-124: Undated Cert of a/c (Marty)	X

CERTIFICATION

COMES NOW, Stephen F. Leon Guerrero, Assistant U.S. Attorney and Marie L. Miller, Special Assistant U.S. Attorney for the District of Guam, and states that they have reviewed the proposed Rebuttal Exhibit List in Criminal Case No. 1:18-CR-00010, *United States v. John D. Walker aka Jon Walker and Hansen Helicopters, Inc.*, and certify that the Rebuttal Exhibit List are accurate to the best of their ability.

Dated this 27th day of May, 2025.

SHAWN N. ANDERSON United States Attorney Districts of Guam and NMI

By: /s/ Stephen F. Leon Guerrero STEPHEN F. LEON GUERRERO Assistant U.S. Attorney

By: /s/ Marie L. Miller
MARIE L. MILLER
Special Assistant U.S. Attorney

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